

# United States Patent and Trademark Office



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/686,574	10/11/2000	Jack Lau	4522/8	4748
29858 7:	590 04/07/2005		EXAMINER	
BROWN, RAYSMAN, MILLSTEIN, FELDER & STEINER LLP 900 THIRD AVENUE			OPSASNICK, MICHAEL N	
	RK, NY 10022		ART UNIT	PAPER NUMBER
·			2655	
			DATE MAILED: 04/07/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		<del></del>				
	Application No.	Applicant(s)				
	09/686,574	LAU ET AL.				
Office Action Summary	Examiner	Art Unit				
	Michael N. Opsasnick	2655				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.  after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin  earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 29 C	October 2004.					
2a) This action is <b>FINAL</b> . 2b) ⊠ This	s action is non-final.					
·— ···	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 5-40,48-55 and 59-64 is/are pending 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 5-40,48-55 and 59-64 is/are rejected 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o  Application Papers  9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposition and position a	er.  cepted or b) □ objected to by the I					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some color None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	4) Interview Summary Paper No(s)/Mail Da  5) Notice of Informal P	(PTO-413) ate ratent Application (PTO-152)				
Paper No(s)/Mail Date 3/17/02. 6) Other:						

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### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 5-40,48-55,59-64 are rejected under 35 U.S.C. 102(e) as being anticipated by Fiedler (6804638).

As per claims 5,6,17,22,61-64, Fiedler (6804638) teaches a method for storing sets of digital signals in a compressed format in a computer disc storage device representing audio segments (as storing audio segments → col. 4 lines 19-30; onto a hard drive → col. 3 lines 1-7) comprising:

"storing one or more....storage device" as storing the captured data (col. 7 lines 23-30);

"retrieving an uncompressed......device....and compressing....digital signals" as retrieving stored data an compressing (col. 7 lines 42-47);

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"storing the compressed.....signals have been compressed" as re-storing the compressed data for the purpose of creating more memory space for the newly recorded uncompressed data (col. 7 lines 34-40);

As per claims 7-9,15,16, Fiedler (6804638) teaches retrieving uncompressed formatted signals after storage, storing the compressed signal in different parts of the memory device (including a computer readable disc), retrieval and compression occurring one set at a time, and making available future memory space (as compression and storing the uncompressed/compressed signals, separately (Fig. 2), col. 6 line 55 − col. 7 line 19; for the purpose of saving memory space → col. 7 lines 35-45).

As per claims 10,11, <u>Fiedler (6804638)</u> teaches storing the differently compressed signals into different memory devices, including a hard disc (col. 3 lines 1-12).

As per claims 12,19,21,26, Fiedler (6804638) teaches the use of old and well known compression algorithms (col. 7 lines 42-43, which would include the MP3 format).

As per claims 13,14, <u>Fiedler (6804638)</u> teaches the compressed stored signals as audio signals (col. 4 lines 30-35).

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As per claim 18, <u>Fiedler (6804638)</u> teaches retrieving stored signals for compression after the storage of such uncompressed data (as retrieving the captured data → col. 7 lines 38-42).

As per claim 20, <u>Fiedler (6804638)</u> teaches retrieving and compression of sets of signals one set at a time (as reserving memory to perform recording, storage, and compression, one set at a time  $\rightarrow$  col. 78 lines 10-22).

As per claim 22, <u>Fiedler (6804638)</u> teaches compression/decompression step using a predetermined priority (as deferring storage (including compression) so as to allow the user to cancel data capture  $\frac{1}{2}$  col. 7 lines 26-30).

As per claims 23-24, <u>Fiedler (6804638)</u> teaches recording (compression) occurs at user's request, but cannot be performed during playback (decompression) — (col. 8 line 45 – col. 9 line 27).

As per claim 25, <u>Fiedler (6804638)</u> teaches playback (including retrieval) after data capture (Fig. 6a-6b).

As per claim 27, <u>Fiedler (6804638)</u> teaches the uncompressed retrieval and compression, of a set of signals, one set at a time (as alternating recording/playback --

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this technique includes the compression of the stored uncompressed data  $\rightarrow$  col. 6 lines 55-65).

System claims 28-34 are similar in scope to the method claims 17-22, implemented on a processor (col. 4 lines 20-35; Fig. 1), and are rejected under the same rationale.

As per claims 35-40, <u>Fiedler (6804638)</u> teaches acquisition buffers containing 1 node for silence, a second area for data, and a third area for a second node (Fig. 2) wherein the nodes contain uncompressed info and the data section is in compressed format (col. 5 lines 10-40).

As per claims 48-55,59,60, Fiedler (6804638) teaches bit allocation for record/segment tracking (Fig. 4b, col. 4 line 45 – col. 5 line 9) for audio information (col. 4 lines 10-40), including title/user information (as identification information for content and users involved → col. 12 lines 37-46).

### Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Please see related art listed on the PTO-892 form.

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## 4. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872 9314,

(for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Opsasnick, telephone number (571)272-7623, who is available Tuesday-Thursday, 9am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's acting supervisor, Mr. David Ometz, can be reached at (571)272-7593. The facsimile phone number for this group is (571)272-7629.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group 2600 receptionist whose telephone number is (703) 305-4750, the 2600 Customer Service telephone number is (703) 306-0377.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

mno 4/4/05 Vizay Klawa VIJAY CHAWAN ORIMARY EXAMINER